Hearing Date: April 1, 2010 at 10 AM

TOGUT, SEGAL & SEGAL LLP Attorneys for DPH Holdings Corp., et al. One Penn Plaza, Suite 3335 New York, New York 10119 (212) 594-5000 Neil Berger Daniel F. X. Geoghan

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	x
In re:	: : Chapter 11 : Case No. 05-44481 [RDD]
DPH HOLDINGS CORP, et al.,	:
Reorganized Debtors,	:
DELPHI CORPORATION, et al.,	x : :
Plaintiffs,	: Adv. Pro. No. 07-02534 [RDD]
v.	:
VALEO, VALEO AIRFLOW DIVISION VALEO CLIMATE CONTROL USA, VALEO ELECTRICAL SYSTEMS, VALEO ELECTRONICS NA, VALEO INC., VALEO SCHALTER UND SONSOREN and VALEO WIPER SYSTEMS & ELECTRIC MOTORS NORTH AMERICA.,	: : : : : : : : : :
Defendants.	:

RESPONSE TO OBJECTIONS BY VALEO
DEFENDANTS TO REORGANIZED DEBTORS'
EMERGENCY MOTION FOR ORDER UNDER SECTION
105(a) OF THE BANKRUPTCY CODE, FED. R. BANKR. P. 7004(a)
AND 9006(b)(1), AND FED. R. CIV. P. 4(m) EXTENDING DEADLINE
TO SERVE PROCESS FOR CERTAIN AVOIDANCE ACTIONS

("VALEO DEFENDANTS")

DPH Holdings Corp. and certain of its affiliated reorganized debtors (collectively, the "Reorganized Debtors" or "DPH"), by their attorneys Togut, Segal & Segal LLP, hereby respond to the objection (the "Objection") of Valeo Schalter und Sorenson GMBH ("Valeo Schalter") to the Emergency Motion for Order under Section 105(A) of the Bankruptcy Code, Fed. R. Bankr. P. 7004(a) and 9006(b)(1), And Fed. R. Civ. P. 4(m) Extending Deadline to Serve Process for Certain Avoidance Actions (the "Extension Motion")¹ and respectfully represent as follows:

#### PRELIMINARY STATEMENT

- 1. The sole issue before the Court is the request by DPH for an extension of the time within which it must complete service of process upon Valeo Schalter in the above-captioned adversary proceeding (the "Valeo Action").
- 2. Valeo Schalter subjected itself to the jurisdiction of this Court when it filed proof of claim no. 16121 in this case. Moreover, Valeo Schalter has demonstrated that it has actual knowledge of the Valeo Action before expiration of any service deadline. Valeo Schalter has further acknowledged that the service deadline contained in Rule 4(m) does not apply to foreign defendants. These facts, and others discussed below, weigh heavily in favor of granting the extension sought by DPH.
- 3. As demonstrated in the Emergency Motion, DPH has made diligent, good faith attempts to complete service upon numerous defendants, including delivery of numerous summonses and complaints, including the summons and complaint in the Valeo Action, to foreign service agencies for compliance with the Hague Convention. Service through the Hague Convention can be a lengthy process dictated by the requirements of foreign jurisdictions. *See Nylok Corp. v. Fastener World*,

Capitalized terms not otherwise defined herein shall have the meanings and definitions set forth in the Extension Motion.

*Inc.*, 396 F.3d 805, 807 (7th Cir. 2005) (reversing dismissal where diligent attempts to effect foreign service were made, such as hiring a foreign-service specialist and arranging for translations, and evidence was offered that foreign service could take up to twelve months). Good cause has been established by DPH for the requested extension. Prejudice as a result of the extension has not been established by Valeo Schalter.

#### **BACKGROUND**

- 4. On or about August 21, 2006, Valeo Schalter filed a Proof of Claim, a copy of which is attached hereto as Exhibit "1." The invoices that are attached to the Proof of Claim confirm that prior to Petition Date, Valeo Schalter was doing business with the Reorganized Debtors as "Valeo Switches & Detection Systems," which has a place of business located at Troy, Michigan, and it was selling goods to Delphi Packard in El Paso, Texas.
- 5. On September 29, 2007 the Reorganized Debtors timely commenced the Valeo Action against Valeo, Valeo Airflow Division, Valeo Climate Control USA, Valeo Electrical Systems, Valeo Electronics NA, Valeo Inc., Valeo Schalter Und Sonsoren and Valeo Wiper Systems & Electric Motors North America (together, "Valeo"). The Valeo Action seeks to recover 47 transfers aggregating \$19,543,311.24, including wire and other transfers that total more than \$9 million that were made within weeks before the Petition Date on what appears to be irregular bases.
- 6. The Court found cause on prior occasions to extend the time within which the Reorganized Debtors could complete service of process in the Retained Adversary Proceedings. The Third Extension Order provided an extension "without prejudice, however, to the Debtors 'right to seek further extensions . . ." (Docket No. 18999).

7. The Valeo entities have actively participated in these cases and knew that Delphi was preserving preference actions. The Valeo entities were served with the Preservation of Estate Claims Procedures Motion and Order and the Debtors' subsequent motions for extensions and the orders of the Court that granted those motions. Copies of the pertinent sections of Affidavits of Service of those motions and orders are jointly attached hereto as Exhibit "2" (the "Affidavits of Service").<sup>2</sup>

### **RESPONSE**

- 8. The Second Circuit has consistently held that "[D]istrict courts have the discretion to grant extensions of the service period even where there is no good cause shown". *Gore v. The RBA Group, Inc.* 2009 WL 884565 (S.D.N.Y.), p.5. In *Gore*, the Court held that the following factors should be examined when determining whether to extend the time for service of process:
  - "(1) whether the applicable statute of limitations would bar the refiled action; (2) whether the defendant had actual notice of the claims asserted in the complaint; (3) whether the defendant had attempted to conceal the defect in service; and (4) whether the defendant would be prejudiced by the granting of plaintiff's request for relief from the provision."

Gore v. The RBA Group, Inc., 2009 LW 884565 (S.D.N.Y.), citing <u>Eastern Refractories Co. v.</u>

<u>Forty Eight Insulations, Inc.</u>, 187 F.R.D. 503, 506 (S.D.N.Y. 1999); see also <u>Zapata v. City of</u>

<u>New York, 502 F.3d 192, 196 (2<sup>nd</sup> Cir. 2007) ("[D]istrict courts have the discretion to grant extensions of the service even when there is no good cause shown").</u>

Thomas F. Miller, the corporate secretary of various Valeo entities has supplied a declaration in support of the Valeo Schalter Objection. If Valeo did begin a process of global restructuring that involved destruction of documents (hard copy and electronic) after the complaints were filed, with knowledge (actual or constructive) that Valeo may have been a defendant in a Retained Adversary Proceeding, the question is not whether Valeo is prejudiced, but whether or not there has been spoliation of evidence by Valeo. That issue, however, is not before the Court.

- 9. "[C]ourts have consistently considered the fact that the statute of limitations has run on a plaintiff's claim as a factor favoring the plaintiff in a Rule 4(m) analysis." <u>Id</u> at 109. "Relief may be justified, for example, if the applicable statute of limitations would bar the refiled action..." Fed.R.Civ.P. 4(m) Advisory Committee Note. Here, the statute of limitations expired during October 2007, after the Valeo Adversary Proceeding was timely commenced. This factor favors the extension sought by DPH.
- 10. By filing its Objection to the Emergency Motion, Valeo Schalter has expressly acknowledged it has had actual notice of the claims in the Valeo Action before any service period ended. *Wise v. DOD*, 196 F.R.D. 52- 54- 57 9S.D. Ohio 1999) (defendant's actual knowledge of the complaint before the Rule 4(m) period expires is strong reason to extend the period to make service, even without a showing of good cause). Consequently, the second factor in the Court's *Gore* analysis favors DPH.
- 11. DPH has not sought to conceal any defect in service because there is no defect in service. Valeo Schalter has not and cannot establish any such attempt of concealment. Consequently the third factor in the Court's analysis also favors DPH.
- 12. The Second Circuit has held that prejudice caused to a defendant as a result of extending a plaintiff's time to complete service of process is not dispositive where the action would otherwise be timed-barred. *Gore v. The RBA Group, Inc.,* at 7. Valeo has not shown why any extension granted by this Court would cause prejudice to it. "Of course, it will have to defend this litigation, but in that respect it is in no worse position than if it had been properly served at the outset." *Gore v. The RBA Group, Inc.,* at 7.
- 13. The cases cited by Valeo are inapplicable to the facts here. Valeo's reliance upon *Montalbano v. Easco Hand Tools, Inc.*, 766 F.2d 737, 740 (2d Cir. 1985) to

support its assertion that DPH has failed to diligently attempt foreign service is misplaced. In *Montalbano*, no attempt was made to serve process in the applicable foreign country. *Id.* Valeo also relies on *Allstate Ins. Co. v. Funai Corp.*, 249 F.R.D. 157 (M.D. Pa. 2008) in support of the same assertion. Nevertheless, in *Allstate*, the plaintiffs' sole attempt at service was untimely and no extension of time to effect service was timely sought. *Id.* Here, unlike in *Montalbano* and *Allstate*, the time for service has not yet expired. DPH seeks an extension, in an abundance of caution (and as advised by this Court on March 18, 2010) in the event that it is unsuccessful in procuring service prior to the date in which service were to expire, unlike in *Montalbano* and *Allstate*, DPH will already have made contact with the foreign jurisdiction and the service process will be well underway.

14. Valeo Schalter's other contentions, alleged abandonment of the Valeo Action and possible discovery prejudice, are misplaced and not relevant to the Emergency Motion. Those contentions will be addressed, if ever required, at a later date. For purposes of preserving the rights of DPH, however, DPH asserts that the Valeo Action was not abandoned; it was preserved, as evidence by the incontrovertible fact that the Valeo Action was commenced and preserved after the Preservation of Estate Claims Procedures Order was entered.<sup>3</sup> Moreover, discovery in the Valeo Action has not commenced. Consequently, any claim of prejudice by Valeo Schalter regarding its ability to defend claims against it in the Valeo Adversary Proceeding is premature

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The Preservation of Estate Claims Procedure Order "authorized" the Debtors, in their discretion, to abandon certain actions. It did not direct them to do so.

and at best unreliable.<sup>4</sup> DPH will work with Valeo to agree upon a discovery schedule in the Valeo Action.

- 15. The Valeo Action seeks to avoid and recover 47 separate transfers to Valeo that total more than \$19.5 million, including wire and other transfers that total more than \$9 million which were made to Valeo within weeks before the Petition Date on what appear to be irregular bases.
- 16. Valeo Schalter's attempt to deny DPH an opportunity to complete service of process, where good cause is shown for an extension, should not be permitted.

#### **CONCLUSION**

DPH has shown good cause for the relief sought in the Emergency Motion, and it would be a proper exercise of this Court's discretion to grant the extension sought.

In support of this contention, Valeo submits the Miller declaration. Miller does not and cannot particularize any specific prejudice. Moreover, the declaration does not assert that any asset or document of Valeo Schalter has been sold, transferred or destroyed.

WHEREFORE, DPH respectfully requests that the Court overrule the objection by Valeo Schalter, grant the Extension Motion, together with such other and further relief as is best and appropriate.

Dated: New York, New York

March 31, 2010

DPH Holdings Corp., By its conflicts counsel,

TOGUT, SEGAL & SEGAL LLP

By:

/s/ Neil Berger

NEIL BERGER DANIEL F.X. GEOGHAN One Penn Plaza New York, New York 10119 (212) 594-5000

Exhibit "1"

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United States Bankruptcy Court Southern I	ISTRICT OF New York	PROOF OF CLAIM
Name of Debtor	Case Number	
Delphi Corporation	05-44481	# 16121
NOTE: This form should not be used to make a claim for an administrative	expense arising after the commencement	Claim #16121 USBC SDNY
of the case. A "request" for payment of an administrative expense may be file		elphi Corporation, et al.
Name of Creditor (The person or other entity to whom the debtor owes money or property):	Check box if you are aware that anyone else has filed a proof of	05-44481 (RDD)
Valeo Schalter Und Sensoren	claim relating to your claim. Attach	
Name and address where notices should be sent:	copy of statement giving	Received
Valeo Schalter Und Sensoren	particulars.  Check box if you have never	Keceived
Gmbh Gustav Rau Str 4	received any notices from the	AUG 2 1 2006
86650 Wemding	bankruptcy court in this case.  Check box if the address differs	
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Account or other number by which creditor identifies debtor:	Check here replaces	
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☐ Money Loaned ☐ Personal Injury	Unpaid compensation for services	
Other	from <u>27-04-2005</u> to <u>23</u>	(10.400)
	(date)	(date)
2. Date debt was incurred:	3. If court judgment, date obtained	; ,
4. Total Amount of Claim at Time Case Filed: \$ 25 311, 04	<u> </u>	25 311,04
(unsecured)	(secured) (prior	
If all or part of your claim is secured or entitled to priority, also comp  Check this box if claim includes interest or other charges in addition to	olete Item 5 or 7 below.	ch itemized statement of all
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5. Secured Claim.	7. Unsecured Priority Claim.	
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Brief Description of Collateral:  Real Estate Motor Vehicle	Specify the priority of the claim:  Wages, salaries, or commission	s (up to \$10,000),* earned within 180
Other Other	days before filing of the bankr debtor's business, whichever is	niptey petition or cessation of the
Value of Collateral: \$		benefit plan - 11 U.S.C. § 507(a)(4).
<u> </u>	☐ Up to \$2.225* of deposits tow	ard purchase, lease, or rental of
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secured claim, if any: \$	Alimony, maintenance, or supp	port owed to a spouse, former spouse,
6. Unsecured Nonpriority Claim \$	or child - 11 U.S.C. § 507(a)(?)  Taxes or penalties owed to go	). vernmental units-11 U.S.C. § 507(a)(8).
Check this box if: a) there is no collateral or lien securing your	Other - Specify applicable para	agraph of 11 U.S.C. § 507(a)().
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if c) none or only part of your claim is entitled to priority.	180-day limits apply to cases filed	on or after 4/20/05. Pub. L. 109-8.
8. Credits: The amount of all payments on this claim has been credited a	and deducted for the purpose of making	This Space is for Court Use Only
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9. Supporting Documents: Attach copies of supporting documents,		
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29) Gefahrgut UN-Nr. Gefahrgut-Bezeichnung  30) Frankatur Ab Werk  33) Anlagen  41) Emplangsbestätigung "Obige Sendung vollständig und in übernommen"  Uhrzeit  43) Es gelten die Allgemeinen Deut	31) Ware	gemäßem Zustand	34) Auftragsnummer Kunde 36) Transportmittel-Nr. 37) LKW-Code 38) Versandart 40) Emplangsbestätigung des Waren "Obige Sendung vollständig und in e erhalten"  Firmenstempel/Unterschrift: 42) Die Sendung enthält davon ge	35) Kontierung 39) Abrechnungs-S empfängers: rdnungsgemäßem Zus tauscht 46) Für Spedi	ichl.			
29) Gefahrgut UN-Nr. Gefahrgut-Bezeichnung 30) Frankatur Ab Werk  33) Anlagen  41) Emplangsbestätigung "Obige Sendung vollständig und in übernommen"  Uhrzeit	ordnungs Unit	gemäßem Zustand	34) Auftragsnummer Kunde 36) Transportmittel-Nr. 37) LKW-Code 38) Versandart 40) Emplangsbestätigung des Waren "Obige Sendung vollständig und in e erhalten"  Firmenstempel/Unterschrift: 42) Die Sendung enthält davon ge	35) Kontierung 39) Abrechnungs-S empfängers: rdnungsgemäßem Zus tauscht 46) Für Spedi	ichl.			

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0935812605130 Kehläcker	Hdmi	nten-Nr •	3) Speditionsauftrags-N 80061674	ir			
Wemding 86650 5) Reladestelle			SPEDITIONAUFTRAG 6) Datum 7) Relation-Nr. 08/30/2005				
8) Sendungsnummer 80061674 11) Emptänger 12 Delphi Packard Electric System	) Empfāi	nger-Nr S714388	9) Versandspediteur Panalpina-Welttra GmbH Ingolstaedter Str. 25 90461 Nuernberg	ansport 801	editeur-Nr.		
48 Walter Jones, Mail Sta. 32B 79906 El Paso, TX	-		0911/4309-0 13) Bordero-/Ladeliste-N	r. 2	Carlot Carlot		
14) Anliefer-/Abiadestelle Delphi Packard Electric Systems 48 Walter Jones, Mail Sta. 32B 79906 El Paso, TX Abiadestelle:Goods receiving	3		15) Versandvermerk 120 X 80 X 76		pediteur		
457-7-1			16)Eintrefftermin 09/	02/2005 17) Eli	treffzeit 07:37:40		
	9) Inzahl 1	20)Packstück EW-Palette IS	9,000 ST 15339902	23 Ge	)Lademittel 24)Brutt wicht kg Gewicht 20.00 78		
25) Summe	1	26) Rauminhalt ed	∏ m/Lademeter	Summen	20.00 78	8.20	
29) Gefahrgut UN-Nr. Gefahrgut-Bezeichnung							
30) Frankatur 31	) Waren	wert für Transportve	rsicherung 32) Versender-	Nachnahme			
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ও3) Anlagen			34) Auftragsnummer Kunde 36) Transportmittel-Nr. 37) LKW-Code 38) Versandart		Kontierung		
	3 1. /	Aug. 2005	40) Emplangsbestätigung de "Obige Sendung vollständig erhalten"	n \11			
41) Empfangsbestätigung "Obige Sendung vollständig und in ordr übernommen"	nungsge	māßem Zusland					
_			Firmenstempel/Unterschrift:			ļ	
1.8-05 Eisenleg. Datum Uhrzeit	Unters	c <sub>1</sub> 17 2 84 Christ	42) Die Sendung enthält d	avon getauscht uro-Flach-Pal.:	46) Für Spediteur		
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1) Versender / Lleferant Valeo Schalter und Sensoren 0935812605130 Kehläcker Wemding 86650 5) Beladestelle	2) Lieferan GmbH	ten-Nr	3) Speditionsaultrags-Nr 8D060099  SPEDITIONAUFTRAG 6) Datum 7) Relation-Nr. 08/24/2005					
8) Sendungsnummer 80060099  11) Empfänger Delphi Packard Electric Systel 48 Walter Jones, Mail Sta. 321 79906 El Paso, TX  14) Anllefer-/Abladestelle Delphi Packard Electric Systel 48 Walter Jones, Mail Sta. 321	3  ms	iger-Nr 5714388	9) Versandspediteur 10) Spediteur-Nr. Panalpina-Welttransport 801532 GmbH Ingolstaedter Str. 25 90461 Nuernberg . 0911/4309-0 13) Bordero-Ladellste-Nr. 15) Versandvermerk für den Versandspediteur 120 x 80 x 75					
79906 El Paso, TX Abladestelle:Goods receiving	,							
18)Zeichen und Nr 30060099	19) Anzahi	20)Packstück	16)Eintrefflermin 08/29/2005 17 22)Inhall 9,000 ST 15339902	23)Lademittel- Gewicht kg 20,00	:00:00 24)Brutto- Gewicht kg 78:20			
·								
25) Summe 29) Gefahrgut UN-Nr. Gefahrgut-Bezeichnung	1	26) Rauminhalt cdrr	VLademeter Summen	20.00	78.20			
30) Frankatur Ab Werk	31) Warer	wert für Transportver	sicherung 32) Versender-Nachnahm					
3) Anlagen			34) Auftragsnummer Kunde 35) Transportmittel-Nr. 37) LKW-Code 38) Versandart	35) Kontierung 39) Abrechnung	i			
			40) Empfangsbestätigung des Warenemplängers: "Obige Sendung vollständig und in ordnungsgemäßem Zustand erhalten"					
41) Emplangsbestätigung "Obige Sendung vollständig und in übernommen"	ordnungsg	emäßem Zustand						
Datum Uhrzeli	V U	on Loy schrift		Aug. 2005 Ischt 46) Für Si Pal.:	pediteur			
43) Es geiten die Aligemeinen Deuts (ADSp) in ihrer jeweils neuesten Fas	chen Sped sung.	il <b>eurbedin</b> gungen	Euro-Gitter- Euro-Gitter-	Pal.:				
	ALLO	SEMEINE VERI	KAUFSBEDINGUNGEN					

1) Versender / Lieferant 2) Valeo Schalter und Sensoren G 0935812605130	Lieferante imbH	en-Nr	3) Speditionsaultrags-Nr 80057774					
Kehläcker Wemding 86650 5) Beladestelle			SPEDITIONAUFTRAG 6) Datum 7) Relation-Nr. 08/11/2005 9) Versandspediteur 10) Spediteur-Nr.					
Delphi Packard Electric System 48 Walter Jones, Mail Sta. 32B 79906 El Paso, TX  14) Anliefer-/Abladestelle Delphi Packard Electric System 48 Walter Jones, Mail Sta. 32B 79906 El Paso, TX	15	ger-Nr 7714388	Panalpina-Welttransport 801532 GmbH Ingolstaedter Str. 25 90461 Nuernberg 0911/4309-0  13) Bordero-Aadeliste-Nr.  15) Versandvermerk für den Versandspediteur 120 X 80 X 115 2X					
Abladestelle:Goods receiving			16)Eintrefflermin 08/17/2005 17	') Eintreffzeit 10	):39:37			
8)Zelchen und Nr 80057774	19) Anzahi 2	20)Packstück EW-Palette IS	22)Inhaft 30,000 ST 15339902	23)Lademittel Gewicht kg 40.00	24)Brutto- Gewicht kg 234.00			
÷								
25) Summe	2	26) Rauminhalt cdm	vLademeter Summen	40.00	234.00			
29) Gefahrgut UN-Nr. Gefahrgut-Bezeichnung			,					
30) Frankatur	31) Ware	nwert für Transportver	sicherung 32) Versender-Nachnahn	ne	ì			
Ab Werk								
33) Anlagen	<u> </u>		34) Auftragsnummer Kunde 35) Kontilerung 35) Transportmittel-Nr. 37) LKW-Code 38) Verscode 39) Abrechnungs-Schl.					
			40) Emplangsbestätigung des Warend "Obige Sendung vollständig und in of erhalten"	empfängers: dnungsgemäße	m Zustand			
41) Emplangsbestätigung "Obige Sendung vollständig und in libernommen"	ordnung:	sgernäßem Zustand	Firmehstempel/Unterschrift:  42) Die Sendung enthält davon get		r Spediteur			
Datum Uhrzeit	Uni	terschrift	Euro-Flach-Pal.: Euro-Flac Euro-Gitter-Pal.: Euro-Gitte	h-Pal.:	'			
43) Es gelten die Allgemeinen Deu (ADSp) in ihrer jeweils neuesten Fa	tschen Sp assung.		NA LEGREDING UNGEN		·····			

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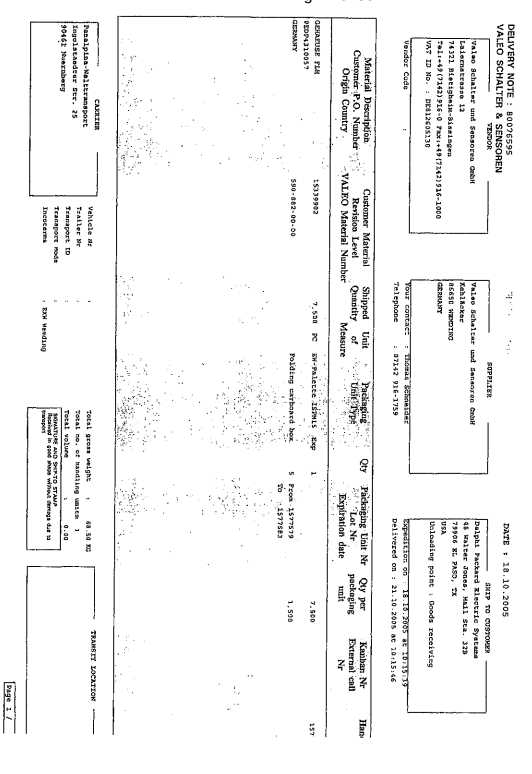
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Wemding 86650		SPEDITIONAUFTRAG					
5) Beladestelle		6) Datum 7) Relation-Nr. 08/09/2005					
		1	) Spediteur-Nr.				
8) Sendungsnummer		Panalpina-Welttransport 8 GmbH	301532				
80057358 11) Empfänger	(2) Empfänger-Nr	Ingolstaedler Str. 25	dè,				
Delphi Packard Electric System	ms S714388	90461 Nuemberg . 0911/4309-0					
48 Walter Jones, Mail Sta. 321 79906 El Paso, TX	3 .	12) Bandona A adollata Na	/ <b>,©</b>				
14) Anilefer-/Abladestelle		13) Berdero-/Ladeliste-Nr.					
Delphi Packard Electric System	ns	15) Versandvermerk f ür den Vers 2 X 120X80X115	andspediteur,				
48 Walter Jones, Mail Sta. 328 79906 El Paso, TX	3		18				
Abladestelle:Goods receiving		í					
		16)Eintrefftermin 08/12/2005 17	) Eintreffzeit 12:39:03				
√18)Zeichen und Nr	19) 20)Packstück Anzahl	22)Inhalt	23)Lademittel 24)Brutto- Gewicht kg Gewicht kg				
80057358	2 . Flat pallet	30,000 ST 15339902	28.00 222.00				
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25) Summe	2 25) Rauminhait cd	m/Lademeter Summen	28.00 222,00				
29) Gefahrgut UN-Nr. Gefahrgut-Bezeichnung	· · · · · · · · · · · · · · · · · · ·		2000				
30) Frankatur	31) Warenwert für Transportv	ersicherung 32) Versender-Nachnahme					
Ab Werk							
)							
33) Anlagen		34) Auftragsnummer Kunde 35) Kontierung 35) Transportmittel-Nr. 37) LKW-Code 38) Versandart 39) Abrechnungs-Schl.					
	1 O. Aug. 2005	40) Emplangsbestätigung des Warenen "Obige Sendung vollständig und in ord erhalten"	npfängers: nungsgemäßem Zustand				
41) Emplangsbestätigung "Obige Sendung vollständig und in übernommen"	ordnungsgemäßem Zustand						
	_	Firmenstempe/Unterschrift:					
10. 8. 2005 WUG - WB Datum Uhrzeit	n 56 Easimbe-ger Unterschrift	42) Die Sendung enthält davon getal Euro-Flach-Pal.: Euro-Flach-	ıscht 46) Für Spediteur Pal.:				
43) Es gelten die Allgemeinen Deuts (ADSp) in ihrer jeweils neuesten Fas	chen Spediteurbedingungen sung.	Euro-Gitter-Pal.: Euro-Gitter-	Pal:				
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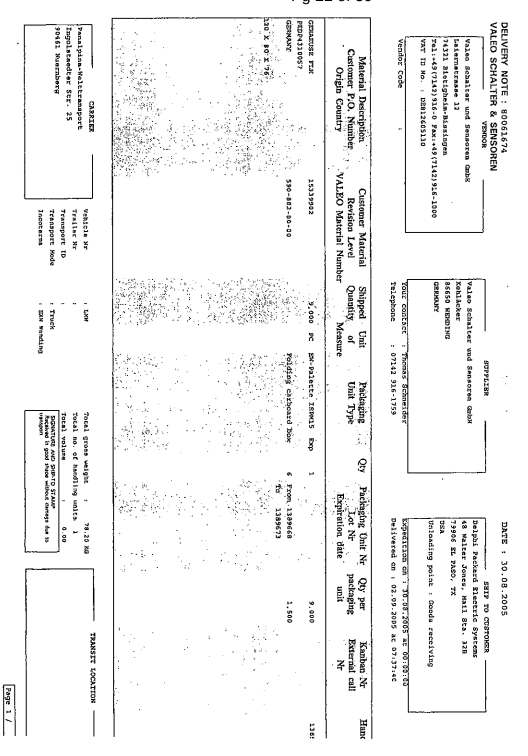
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Versender / Lieferant     Valgo-Schalter und Sensore     0935812605130     Kehläcker	2) Liefera en GmbH	nten-Nr	3) Spediilonsauftrags-Nr 80027759					
Wemding 86650  5) Beladestelle			SPEDITIONAUFTRAG 6) Datum 7) Relation-Nr. 04/28/2005					
8) Sendungsnummer 80027759			9) Versandspediteur 10) Spediteur-Nr. Panalpina-Welttransport 801532					
11) Empfänger Delphi Packard Electric Syst 48 Walter Jones, Mail Sta. 3 79906 El Paso, TX	12) Empíä ems 2B	nger-Nr S714388	Ingolstaedter Str. 25 90461 Nuernberg 0911/4309-0					
14) Anliefer-/Abladestelle Delphi Packard Electric Syst 48 Walter Jones, Mail Sta. 3: 79906 El Paso, TX Abladestelle:Goods receiving			15) Versandvermerk für den v 16)Eintrefflermin 05/03/2005	•				
3)Zeichen und Nr	19) Anzahi	20)Packstück	22)Inhalt	23)Lademittel- 24)Brutto-				
80027759	1	EW-Palette IS	12,000 ST 15339902	Gewicht kg Gewicht kg 25,65 100,85				
80027759	1	EW-Palette 1S	3,000 ST 15339902	12.50 31.30				
25) Summe 29) Gefahrgut UN-Nr. Gefahrgut-Bezeichnung		26) Rauminhalt cd	rr/Lademeter Summe	n 38.15 132.15				
30) Frankatur Ab Werk	31) Warer	wert für Transportve	rsicherung 32) Versender-Nachnal	nme				
33) Anlagen	-		34) Auftragsnummer Kunde 36) Transportmittel-Nr. 37) LKW-Code 38) Versandart	35) Kontierung 39) Abrechnungs-Schl.				
			40) Emplangsbestätigung des Warer "Obige Sendung vollständig und in derhalten"	nempfängers; prdnungsgemäßern Zustand				
41) Emplangsbestätigung "Obige Sendung vollständig und in übernommen"	ordnungsg	emäßem Zustand						
- WAGWG	81	. 1/1	Firmenstempel/Unterschrift:					
2874.05 Datum Uhrzeit	Unter	anill schrift	42) Die Sendung enthält davon ge Euro-Flach-Pal.: Euro-Flac	tauscht ch-Pal.:				
43) Es gelten die Allgemeinen Deuts (ADSp) in ihrer jeweils neuesten Fa	schen Spedi ssung.	iteurbedingungen	Euro-Gitter-Pal.: Euro-Gitte	er-Par.:"				
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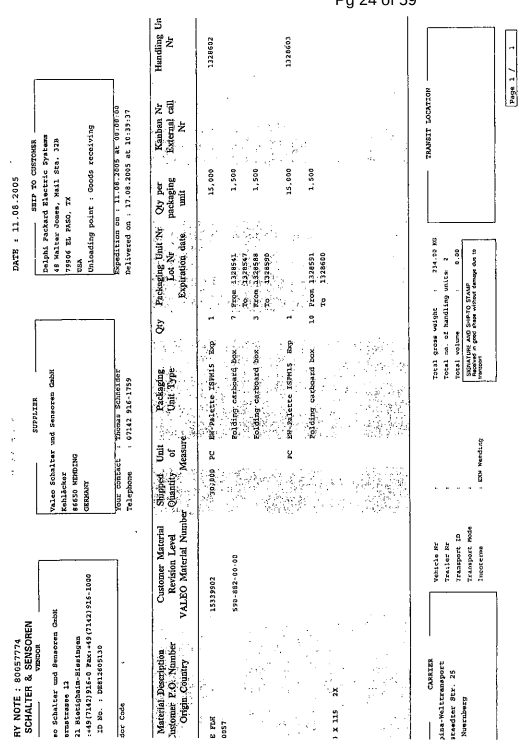
1) Versender / Lieferant Valeo Schalter und Sensorer 0935812605130	2) Lieferant GmbH	en-Nr	3) Speditionsautrags-Nr 80027392						
Kehläcker Werneing 86650  5) Beladestelle			SPEDITIONAUFTRAG  5) Datum  7) Relation-Nr.  04/27/2005						
8) Sendungsnummer			9) Versandspediteur 10) Spediteur-Nr.						
80027392  11) Empfänger  Delphi Packerd Electric Syste	12) Emplän	iger-Nr 5714388	Ingoistaedter Str. 25 90461 Nuernberg 0911/4309-0		. €	Organia.			
48 Walter Jones, Mail Sta. 32 79906 El Paso, TX		•	13) Bordero-/Ladeliste-Nr.			<del></del>			
14) Antiefer-/Abladestelle Delphi Packard Electric Syste 48 Walter Jones, Mail Sta. 32 79906 El Paso, TX Abladestelle:Goods receiving			15) Versandvermerk für den 120 X 80 X 110 16)Eintrefftermin 05/02/20		dspediteur				
18)Zeichen und Nr	19)	20)Packstück	22)Inhait	T:	23)Lademittel	24)Brutto-			
80027392	Anzahl 1	EW-Palette IS	15,000 ST 15339902		Gewicht kg 25,65	Gewicht kg 116.05			
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· · · · · · · · · · · · · · · · · · ·	<u> </u>	26) Rauminhalt cdm	√Lademeter Sum		25,65	116.05			
25) Summe  29) Gefahrgut UN-Nr. Gefahrgut-Bezeichnung		zoj radiminak dun	VEROCITIES ON THE	, interior	20,00				
30) Frankatur	31) Ware	nwert für Transportver	sicherung 32) Versender-Nach	nahme					
Ab Werk	}								
33) Anlagen			34) Auftragsnummer Kunde 35) Kontierung 36) Transportmittel-Nr. 37) LKW-Code 38) Versandart 39) Abrechnungs-Schl.						
			40) Empfangsbestätigung des Wi "Obige Sendung vollständig und erhalten"	arenemj in ordn	pfängers: ungsgemäßer	n Zustand			
41) Emplangsbestätigung "Obige Sendung vollständig und übernommen"	In ordnungs	gemäßem Zustand							
28.405 W.C. W.C.	784	Smallaw	Firmenstempel/Unterschrift:  (42) Die Sendung enthält davo	n gelaus		Spedileur			
Datum Uhrzeit	Unt	erschrift		-Flach-P					
43) Es gelten die Allgemeinen De (ADSp) in ihrer jeweils neuesten i	utschen Spe assung.	editeurbedingungen	Euro-Gitter-Pal.: Euro-	-Gitter-F	'aı,;				
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Transport Mode Transport 1D Vehicle Nr Trailer Mr

CARRIER

pina-Welttransport standter Str. 25

Nuerrberg

Incotexma

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86650 WENDING

:+49(7142)916-0 Pax:+49(7142)916-1000

dor Code

21 Bietigheim-Bissingen ID No. : DE812605130

ernstrasse 12

so Schalter und Sensoren GmbH

RY NOTE: 80057358 SCHALTER & SENSOREN VENDOR

Kehläcker SERMANY Telephone

Revision Level
VALEO Material Number

Material Description automer P.O. Number

Origin Country

15339902

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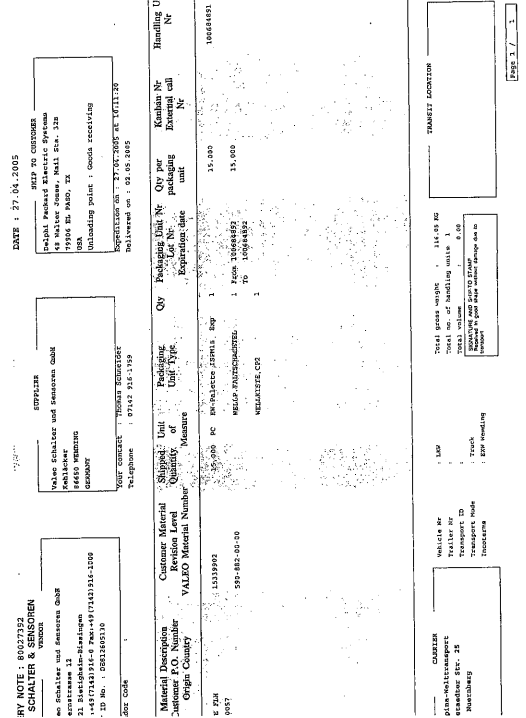
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Valeo Schalter und Sensoren GmbH Lalemstrasse 12 74321 Betigheim-Bissingen - GERMANY Tet-49(7142)916-0 Fax+49(7142)918-1000  VALEO VAT number; DEB12606130 Tax number; 55083/10685					Invoice - Print Please quote				all payments as	nd correspondence.			
		Taxn				Invoice 97012248							
5a)Client a	ccount		1a)Supplier co	юе							80027392	Page 1/ 1	
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Valeo Schalter und Sensoren GmbH Lalemstrasse 12 74321 Bleitigheim-Bissingen - GERMANY  Telt-49(7142)916-0 Fax+49(7142)936-1000  VALEO VAT number: DE812805130 Tax number: 55083/10685						Invoice - Printed by or Please quote the invo	-		n all payments a	nd correspondence.	
5a)Client a	ecount		1a)Supplier co	ode		Invoice				97012673	<del></del>
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	aleo Schalter und Sensoren GmbH * Postfach				Dispatch address				4) Shipping date		
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Valeo Schalter und Sensoren GmbH Lalemstrasse 12 74321 Bieligheim-Bissingen - GERMANY Tot-49(7142)916-0 Fax:+49(7142)916-1000					Invoice - Printed by co Please quote the invoi	mpul	ler umber in	all payme	ents ar	nd correspondence.			
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Exhibit "2"

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#### **AFFIDAVIT OF SERVICE**

I, Evan Gershbein, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On August 6, 2007, I caused to be served the documents listed below (i) upon the parties listed on <u>Exhibit A</u> hereto via overnight delivery, (ii) upon the parties listed on <u>Exhibit B</u> hereto via electronic notification and (iii) upon the parties listed on <u>Exhibit C</u> hereto via postage pre-paid U.S. mail:

- 1) Order Authorizing And Approving Delphi-Appaloosa Equity Purchase And Commitment Agreement Pursuant To 11 U.S.C §§ 105(a), 363(b), 503(b), And 507(a) ("Delphi-Appaloosa Investment And Plan Support Order") (Docket No. 8856) [a copy of which is attached hereto as Exhibit D]
- 2) Sixth Amended Order Suspending Further Proceedings On Debtors' Motion For Order Under 11 U.S.C § 1113(c) Authorizing Rejection Of Collective Bargaining Agreements And Authorizing Modification Of Retiree Welfare Benefits Under 11 U.S.C. § 1114(g) ("Sixth Amended Section 1113 And 1114 Proceedings Suspension Order") (Docket No. 8880) [a copy of which is attached hereto as <u>Exhibit E</u>]
- 3) Expedited Motion For Order Under 11 U.S.C. §§ 102(1)(A), 105(a), 107, 108(a)(2), And 546(a) And Fed. R. Bankr. P. 7004, 9006(c), And 9018 (i) Authorizing Debtors To Enter Into Stipulations Tolling Statute Of Limitations With Respect To Certain Claims, (ii) Authorizing Procedures To Identify Causes Of Action That Should Be Preserved, And (iii) Establishing Procedures For Certain Adversary Proceedings Including Those Commenced By Debtors Under 11 U.S.C. § 541, 544, 545, 547, 548, Or 553 ("Preservation Of Estate Claims Procedures Motion") (Docket No. 8905) [a copy of which is attached hereto as Exhibit F]

- 4) Expedited Motion For Order Under 11 U.S.C. §§ 363, 1113, And 1114 And Fed. R. Bankr. P. 6004 And 9019 Approving (I) Memoranda Of Understanding Among IUOE, IBEW, IAM, Delphi, And General Motors Corporation Including Modification Of IUOE, IBEW, And IAM Collective Bargaining Agreements And Retiree Welfare Benefits For Certain IUOE, IBEW, And IAM-Represented Retirees And (II) Modification Of, And Term Sheet Regarding, Retiree Welfare Benefits For Certain Non-Represented Hourly Active Employees And Retirees ("IUOE, IBEW, And IAM 1113/1114 Settlement And Retiree Benefit Approval Motion") (Docket No. 8906) [a copy of which is attached hereto as Exhibit G]
- 5) Expedited Motion For Order Under 11 U.S.C. §§ 363, 1113, And 1114 And Fed. R. Bankr. P. 6004 And 9019 Approving Memorandum Of Understanding Among IUE-CWA, Delphi, And General Motors Corporation Including Modification Of IUE-CWA Collective Bargaining Agreements And Retiree Welfare Benefits For Certain IUE-CWA-Represented Retirees ("IUE-CWA 1113/1114 Settlement Approval Motion") (Docket No. 8907) [a copy of which is attached hereto as Exhibit H]

On August 6, 2007, I caused to be served the document listed below (i) upon the parties listed on Exhibit I hereto via overnight delivery and (ii) upon the parties listed on Exhibit J hereto via electronic notification:

6) Order Authorizing And Approving Delphi-Appaloosa Equity Purchase And Commitment Agreement Pursuant To 11 U.S.C §§ 105(a), 363(b), 503(b), And 507(a) ("Delphi-Appaloosa Investment And Plan Support Order") (Docket No. 8856) [a copy of which is attached hereto as Exhibit D]

On August 6, 2007, I caused to be served the documents listed below upon the parties listed on <u>Exhibit K</u> hereto via overnight delivery:

- 7) Sixth Amended Order Suspending Further Proceedings On Debtors' Motion For Order Under 11 U.S.C § 1113(c) Authorizing Rejection Of Collective Bargaining Agreements And Authorizing Modification Of Retiree Welfare Benefits Under 11 U.S.C. § 1114(g) ("Sixth Amended Section 1113 And 1114 Proceedings Suspension Order") (Docket No. 8880) [a copy of which is attached hereto as Exhibit E]
- 8) Expedited Motion For Order Under 11 U.S.C. §§ 363, 1113, And 1114 And Fed. R. Bankr. P. 6004 And 9019 Approving (I) Memoranda Of Understanding Among IUOE, IBEW, IAM, Delphi, And General Motors Corporation Including Modification Of IUOE, IBEW, And IAM Collective Bargaining Agreements And Retiree Welfare Benefits For Certain IUOE, IBEW, And IAM-Represented Retirees And (II) Modification Of, And Term Sheet

- Regarding, Retiree Welfare Benefits For Certain Non-Represented Hourly Active Employees And Retirees ("IUOE, IBEW, And IAM 1113/1114 Settlement And Retiree Benefit Approval Motion") (Docket No. 8906) [a copy of which is attached hereto as Exhibit G]
- 9) Expedited Motion For Order Under 11 U.S.C. §§ 363, 1113, And 1114 And Fed. R. Bankr. P. 6004 And 9019 Approving Memorandum Of Understanding Among IUE-CWA, Delphi, And General Motors Corporation Including Modification Of IUE-CWA Collective Bargaining Agreements And Retiree Welfare Benefits For Certain IUE-CWA-Represented Retirees ("IUE-CWA 1113/1114 Settlement Approval Motion") (Docket No. 8907) [a copy of which is attached hereto as Exhibit H]

Dated: August 10, 2007	
	/s/ Evan Gershbein
	Evan Gershbein
State of California	
County of Los Angeles	
•	before me on this 10th day of August, 2007, by me or proved to me on the basis of satisfactory d before me.
Signature: /s/ Leanne V. Rehder	

Commission Expires: 6/2/08

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	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY PHONE	PHONE	FAX	EMAIL	PARTY / FUNCTION
F Todd Sable	able	2290 First National Building	660 Woodward Avenue	Detroit	ĬW 4	48226		313.465.7548	313-465-7549	313-465-7549 <u>Isable@honigman.com</u>	Counsel to Valeo Climate Control Corp.; Valeo Electrical Systems, Inc Motors and Actuators Invision: Valeo Electrical Systems, Inc Wipers Division; Valeo Switches & Delection System, Inc.
4	A theorem	2200 Elect National Building	odward Ste 2290	netroit	≥ 4	48226		313-465-7626	313-465-7627	313-465-7627 sdrucker@honigman.com	Counsel for Valeo Climate Control, Corp.
0 00	Seat A Clarence	39400 Woodward Ave	Ste 101	Bloomfield Hills		48304-5151		248-723-0396	248-723-0396 248-645-1568 com	Igretchko@howardandhoward, com	Intellectual Property Counsel for Delphi Corporation, et al.
, circa	Lisa 3 Gretaino	3101 Tower Creek Perhase	Ste 600 One Tower	_		30339		678-384-7000		678-384-7034 Imcbryan@hwmklaw.com	Counsel to Vanguard Distributors, Inc.
N K	Michael P. Massad, Jr.	Energy Plaza, 30th Floor	1601 Bryan Street	Dallas		75201		214-979-3000	214-880-0011	214-979-3000  214-880-0011   mmassad@hunton.com	Counsel to RF Monolithics, Inc.
Stev	en T. Holmes	Energy Plaza, 30th Floor	1 1	Dallas		75201		214-979-3000		214-880-0011 sholmes@hunton.com	Counsel to RF Monolithics, Inc.
	Ann E. Evanko	1300 Liberty Building	1	Buffalo		14202		716-849-8900	716-855-0874	716-855-0874   aee@hurwitzline.com	Counsel to Jiffy-Life Co., Inc.
Be	Ben T. Caughey	One American Square	Box 82001	Indianapolis	Z Z	46282-0200		317-236-2100	317-730-7718	Dell'Caugney(ghenning con	Course to Sustain, are:
Grec	Greg Bibbes	1730 North First Street	M/S 11305	San Jose	<u>8</u>	95112		408-501-6442	408-501-2488	408-501-6442 408-501-2488 <u>greq_bibbes@infineon.com</u>	General Counsel & Vice President for Infineon Technologies North America Corporation
3	loff Gillacnia	2529 Commerce Drive	Suite H	Kokomo	Z	46902	• • •	765-454-2146	765-456-3836	jeffery gillispie@infineon.com	Global Account Manager for Infineon Technologies North  America
::				, The state of the		00004				heather@inplaytechnologies.c	Julipac
£ :	Heather Besnears	234 South Extension Road	O4- 2004	Fort Month	2 2	76109				amiller@intermet.com	
₹	Alan Miller	sol commerce sireer	316 Z30 I	במנו אאסווויר		70.04					
	Richard Griffin	1125-17th Avenue, N.W.		Washington	9	20036		202-429-9100	202-778-2641	202-429-9100 202-778-2841 <u>rgnifin@iwe.org</u>	Counsel to International Brotheroad of Electrical Workers Cocal Unions No. 683; International Association of Machinists; AELCIO Tool and Die Makers Local Louge 78, District 10; International Luion of Operating Engineers
, d	noise C	27777 Eranblio Bood	Suite 2500	Southfield	2	48034		248-351-3000	248-351-3082	248-351-3000 248-351-3082 obarr@laffelaw.com	Counsel to Trutron Corporation
à	Pamenter O'Tonle	601 Torrare Street	PO Box 786	Muskedon		49443-0786		231-722-1621	231-728-2206	JRS@Parmentedaw.com	Counsel to Port City Die Cast and Port City Group Inc
à	Panald P. Beteren	One IBM Plaza		Chicaco		60611		312-222-9350	312-840-7381	peterson@jenner.com	Counsel to SPX Corporation (Contech Division), Alcan Rolled Products-Ravenswood, LLC, Tenneco Inc. and Contech LLC
ů.	Smt ( Friedman	222 Fast 41st Street		New York	λN	10017		212-326-3939	212-755-7306	212-326-3939 212-755-7306 sifriedman@ionesday.com	Counsel to WL. Ross & Co., LLC
9	John P. Sieger, Esq.	525 West Monroe Street		Chicago	=	60661		312-902-5200	312-577-4733	312-902-5200 312-577-4733 john.sieger@kattenlaw.com	Counsel to TDK Corporation America and MEMC Electronic Materials, Inc.
8	Richard G Smolev	425 Park Avenue		New York	ž	10022-3598		212-236-8000	212-836-8689	212-236-8000 212-836-8689 rsmolev@kayescholer.com	Counsel to InPlay Technologies fnc
ž.	Kenneth R. Cookson	65 East State Street	Suite 1800	Columbus	HO HO	43215		614 426-5400	614-464-2634	614 426-5400   614-464-2634   <u>kcookson@keglerbrown.com</u>	Counsel to Solution Recovery Services

Page 8 of 20

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> In re. Delphi Corporation, et al Case No. 05-44481 (RDD)

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	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	;	
	X	

#### AFFIDAVIT OF SERVICE

I, Elizabeth Adam, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On August 20, 2007, I caused to be served the documents listed below (i) upon the parties listed on <u>Exhibit A</u> hereto via overnight delivery, (ii) upon the parties listed on <u>Exhibit B</u> hereto via electronic notification and (iii) upon the parties listed on <u>Exhibit C</u> hereto via postage pre-paid U.S. mail:

- 1) Order Under 11 U.S.C. §§ 102(1)(A), 105(a), 107, 108(a)(2), And 546(a) And Fed. R. Bankr. P. 7004, 9006(c), And 9018 (i) Authorizing Debtors To Enter Into Stipulations Tolling Statute Of Limitations With Respect To Certain Claims, (ii) Authorizing Procedures To Identify Causes Of Action That Should Be Preserved, And (iii) Establishing Procedures For Certain Adversary Proceedings Including Those Commenced By Debtors Under 11 U.S.C. § 541, 544, 545, 547, 548, Or 553 ("Preservation of Estate Claims Procedures Order") (Docket No. 9105) [a copy of which is attached hereto as Exhibit D]
- 2) Order Under 11 U.S.C. §§ 363, 1113, And 1114 And Fed. R. Bankr. P. 6004
  And 9019 Approving Memorandum Of Understanding Among IUE-CWA,
  Delphi, And General Motors Corporation Including Modification Of IUE-CWA
  Collective Bargaining Agreements And Retiree Welfare Benefits For Certain
  IUE-CWA-Represented Retirees ("IUE-CWA 1113/1114 Settlement Approval
  Order") (Docket No. 9106) [a copy of which is attached hereto as Exhibit E]
- 3) Order Under 11 U.S.C. §§ 363, 1113, And 1114 And Fed. R. Bankr. P. 6004
  And 9019 Approving (I) Memoranda Of Understanding Among IUOE, IBEW,
  IAM, Delphi, And General Motors Corporation Including Modification Of
  IUOE, IBEW, And IAM Collective Bargaining Agreements And Retiree
  Welfare Benefits For Certain IUOE, IBEW, And IAM-Represented Retirees
  And (II) Modification Of, And Term Sheet Regarding, Retiree Welfare Benefits

- For Certain Non-Represented Hourly Active Employees And Retirees ("IUOE, IBEW, And IAM 1113/1114 Settlement And Retiree Benefit Approval Order") (Docket No. 9107) [a copy of which is attached hereto as Exhibit F]
- 4) Order Pursuant To 11 U.S.C. § 365(d)(4) Further Extending Deadline To Assume Or Reject Unexpired Leases Of Nonresidential Real Property ("Third 365(d)(4) Deadline Extension Order") (Docket No. 9108) [a copy of which is attached hereto as Exhibit G]
- 5) Order To Further Extend Time Period Within Which Debtors May Remove Actions Under 28 U.S.C. § 1452 And Fed. R. Bankr. P. 9006 And 9027 ("Fourth Removal Deadline Extension Order") (Docket No. 9109) [a copy of which is attached hereto as Exhibit H]

On August 20, 2007, I caused to be served the documents listed below upon the parties listed on Exhibit I hereto via overnight:

- 6) Order Under 11 U.S.C. §§ 363, 1113, And 1114 And Fed. R. Bankr. P. 6004 And 9019 Approving Memorandum Of Understanding Among IUE-CWA, Delphi, And General Motors Corporation Including Modification Of IUE-CWA Collective Bargaining Agreements And Retiree Welfare Benefits For Certain IUE-CWA-Represented Retirees ("IUE-CWA 1113/1114 Settlement Approval Order") (Docket No. 9106) [a copy of which is attached hereto as Exhibit E]
- 7) Order Under 11 U.S.C. §§ 363, 1113, And 1114 And Fed. R. Bankr. P. 6004 And 9019 Approving (I) Memoranda Of Understanding Among IUOE, IBEW, IAM, Delphi, And General Motors Corporation Including Modification Of IUOE, IBEW, And IAM Collective Bargaining Agreements And Retiree Welfare Benefits For Certain IUOE, IBEW, And IAM-Represented Retirees And (II) Modification Of, And Term Sheet Regarding, Retiree Welfare Benefits For Certain Non-Represented Hourly Active Employees And Retirees ("IUOE, IBEW, And IAM 1113/1114 Settlement And Retiree Benefit Approval Order") (Docket No. 9107) [a copy of which is attached hereto as Exhibit F]

On August 20, 2007, I caused to be served the document listed below upon the parties listed on Exhibit J hereto via overnight mail:

8) Order Pursuant To 11 U.S.C. § 365(d)(4) Further Extending Deadline To Assume Or Reject Unexpired Leases Of Nonresidential Real Property ("Third 365(d)(4) Deadline Extension Order") (Docket No. 9108) [a copy of which is attached hereto as Exhibit G]

On August 20, 2007, I caused to be served the document listed below upon the parties listed on <u>Exhibit K</u> hereto via overnight mail:

9) Order To Further Extend Time Period Within Which Debtors May Remove Actions Under 28 U.S.C. § 1452 And Fed. R. Bankr. P. 9006 And 9027 ("Fourth Removal Deadline Extension Order") (Docket No. 9109) [a copy of which is attached hereto as Exhibit H]

Dated: August 23, 2007  /s/ Elizabeth Adam  Elizabeth Adam
State of California County of Los Angeles
Subscribed and sworn to (or affirmed) before me on this 23rd day of August, 2007, by Elizabeth Adam, personally known to me or proved to me on the basis of satisfactory evidence to be the person who appeared before me.
Signature:/s/ Leanne V. Rehder
Commission Expires: 3/2/08

E. Total Sale   E. Total Sal
S299 First National Building   Avenue   Detroit   MI   48226   313.465-7548   313.465-7549   Isable@honigmen.com
Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Control   Course to Valeo Climate Course to Valeo Climate Control   Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Control   Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Course to Valeo Climate Climate Climate Climate Climate Climate Climate Course to Valeo Climate Climate Climate Climate Climate Climate Course to Valeo Climate Climate Climate Climate Climate Climate Course to Valeo Climate Course to Valeo Climate Clim
2286 First National Building
See Noodward Avenue Ste 2290   Detroit MI   48226   313.465.7548   313.465.7549   Isable@honigman.com
See Noodward   Avenue   Building   Avenue   Ste 101   Avenue   Ste 101   Avenue   Ste 101   Avenue   Ste 101   Avenue   Ste 101   Avenue   Ste 101   Avenue   Ste 101   Avenue   Ste 101   Avenue   Ave
2290 First National Building         Avenue         Detroit         MI         48226         313-465-7548         313-465-7549 (sable@honigman.com           2290 First National Building         Avenue         Detroit         MI         48226         313-465-7627 (sable@honigman.com           2290 First National Building         Avenue Ste 2290         Detroit         MI         48226         313-465-7627 (sdrucker@honigman.com           39400 Woodward Ave         Site 101         Bloomfield Hills         MI         48304-5151         248-723-0396         248-65-7587 (sdrucker@honigman.com           3101 Tower Creek Parkway         Site 600 One Tower         Alfanta         GA         30339         678-384-7003 (srb-380-7001 (musassad@hunton.com           Energy Piaza, 30th Floor         1601 Bryan Street         Dallas         TX         75201         214-979-3000 (214-880-0011 (musassad@hunton.com
C2296 First National Building   Avenue   Detroit   MI   48226   313-465-7548   313-465-7549   sable@honigmen.com
GEO Woodward         Detroit         MI         48226         313-465-7548         313-465-7549         isable@honigman.com           G60 Woodward         660 Woodward         313-465-7626         313-465-7527         sducker@honigman.com           Iding         Avenue Ste 2290         Detroit         MI         48226         313-465-7626         313-465-7627         sducker@honigman.com           Iding         Avenue Ste 2290         Detroit         MI         48226         348-723-0396         248-65-7588         com           Ste 101         Bloomfield Hills         MI         48304-5151         248-723-0396         248-651-568         com
660 Woodward         Detroit         MI         48226         313-465-7548         313-465-7549         Isable@honigman.com           660 Woodward         Avenue Ste 2290         Detroit         MI         48226         313-465-7626         313-465-7627         3ducker@honigman.com
660 Woodward Detroit MI 48226 313-465-7549 tsable@honigman.com 650 Woodward
660 Woodward

Page 8 of 20

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In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

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•	:	
In re	:	Chapter 11
,	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
	:	•
Debtors.	:	(Jointly Administered)
	:	
	Х	

#### AFFIDAVIT OF SERVICE

I, Elizabeth Adam, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On February 28, 2008, I caused to be served the documents listed below (i) upon the parties listed on <u>Exhibit A</u> hereto via overnight mail, (ii) upon the parties listed on <u>Exhibit B</u> hereto via electronic notification, and (iii) upon the parties listed on <u>Exhibit C</u> hereto via postage pre-paid U.S. mail:

- Fourth Supplement To KECP Motion (Docket No. 213) Seeking Authority To Continue Short-Term At-Risk Performance Payment Program ("AIP") For First Half Of 2008 (Docket No. 12920)
- 2) Motion For Order Under 11 U.S.C. § 1121(d) Extending Debtors' Exclusive Periods Within Which To File And Solicit Acceptances Of Reorganization Plan (Sixth § 1121(d) Exclusivity Extension Motion") (Docket No. 12921)
- 3) Motion Pursuant To Fed. R. Bankr. P. 7004(a) And 9006(b)(1) And Fed. R. Civ. P. 4(m) To Extend Deadline To Serve Process For Avoidance Actions Filed In Connection With Preservation Of Estate Claims Procedures Order ("Extension Of Avoidance Action Service Deadline Motion") (Docket No. 12922)

On February 28, 2008, I caused to be served the document listed below upon the party listed on Exhibit D hereto via overnight mail:

4) Fourth Supplement To KECP Motion (Docket No. 213) Seeking Authority To Continue Short-Term At-Risk Performance Payment Program ("AIP") For First Half Of 2008 (Docket No. 12920)

# 05-44481-rdd Doc 19747 Filed 03/31/10 Entered 03/31/10 20:09:13 Main Document Pg 46 of 59

Dated: March 4, 2008	
	/s/ Elizabeth Adam
	Elizabeth Adam
State of California	
County of Los Angeles	:
Subscribed and sworn to (or affirmed) before Elizabeth Adam, proved to me on the basis appeared before me.	re me on this 4th day of March, 2008, by of satisfactory evidence to be the person who
Signature: /s/ Vanessa R. Quiñones	_
Commission Expires: 3/20/11	

Delphi Corporation 2002 List

ADDRESS1 ADDRESS CITY STA KAVENUE Suite 400 Pealo Allo CA  E. Katella Avenue Suite 400 Pealo Allo CA  F. Katella Avenue Suite 400 Anaheim CA  Gournain Avenue Suite 400 Buffalo CA  Anaheim CA  Anahe	2 Park Avenue   2 Park Avenue   2 Park Avenue   2 Park Avenue   2 Park Avenue   3000 Hanover St. M/S 1050   Paio.   2125 E. Katella Avenue   Suite 400 Anah   420 Mountain Avenue   Suite 400 Anah   420 Mountain Avenue   Suite 400 Anah   420 Mountain Avenue   Suite 2000 Buffa   500 South Salina Street   PO Box 4878   Syraz   500 South Salina Street   PO Box 4878   Syraz   500 South Salina Street   PO Box 4878   Syraz   500 Park Avenue   17th Floor   New Street   Street   Stree
	19 19 19 19 19 19 19 19 19 19 19 19 19 1

	<b>X</b> .
In re	: Chapter 11
DELPHI CORPORATION, et al.,	: : Case No. 05-44481 (RDD)
Debtors.	: (Jointly Administered)
	: x
AFFIDAVIT	OF SERVICE
I, Elizabeth Adam, being duly sworr employed by Kurtzman Carson Consultants I agent for the Debtors in the above-captioned	n according to law, depose and say that I am LLC, the Court appointed claims and noticing cases.
parties listed on Exhibit A hereto via electro	served the document listed below (i) upon the nic notification, (ii) upon the parties listed on on the parties listed on <u>Exhibit C</u> hereto via
4(m) to Extend Deadline To Serve Pro	7004(a) And 9006(b)(I) And Fed. R. Civ. P. ocess For Avoidance Actions Filed In ate Claims Procedures Order (Docket No.
Dated: April 1, 2008	
•	/s/ Elizabeth Adam
	Elizabeth Adam
State of California County of Los Angeles	
Subscribed and sworn to (or affirmed) before Elizabeth Adam, proved to me on the basis o appeared before me.	e me on this 1st day of April, 2008, by f satisfactory evidence to be the person who
Signature: /s/ Vanessa R. Quiñones	<del></del>
Commission Expires: 3/20/11	

3/31/2008 9:31 AM Email

	Creditor	heather@inplaytechnologies.c		85201	AZ 85	Mesa		234 South Extension Road	Heather Beshears	InPlay Technologies Inc
		ieffery gillispie@infineon.com	765-454-2146	46902	N 46	Kokomo	Suite H	2529 Commerce Drive	Jeff Gillespie	America Corporation
	Global Account Manager for Infineon Technologies North		·							Infineon Technologies North
	America Corporation	greg bibbes@infineon.com	408-501-6442	95112	CA 95	San Jose	M/S 11305	1730 North First Street	Greg Bibbes	America Corporation
	General Counsel & Vice President for Infineon Technologies North									Infineon Technologies North
	Counsel to Sumco, Inc.	Ben.Cauqhey@icemiller.com	317-236-2100	46282-0200		Indianapolis	Box 82001	One American Square	Ben T. Caughey	Ice Miller
٠,	Counsel to Jiffy-Tite Co., Inc.	aee@hurwitzfine.com	716-849-8900	14202	NY 14.			1300 Liberty Building	Ann E. Evanko	Fine P.C.
-,	Counsel to RF Monolithics, Inc.		214-979-3000	75201			1601 Bryan Street	Energy Plaza, 30th Floor	Steven T. Holmes	<u>م</u>
	Counsel to RF Monolithics, Inc.		214-979-3000	75201	:	Dallas		Energy Plaza, 30th Floor	Michael P. Massad, Jr.	Hunton & Wiliams LLP
	Inc.	(mcbryan@hwmklaw.com	678-384-7000	30339		Atlanta	Creek	3101 Tower Creek Parkway	Louis G. McBryan	Kaplan, LLP
_	Counsel to Vanguard Distributors,						Ste 600 One Tower			Howick, Westfall, McBryan &
	Delphi Corporation, et al.	moo.	248-723-0396	48304-5151	Mi 48	Bloomfield Hills	Ste 101	39400 Woodward Ave	Lisa S Gretchko	Howard & Howard Attorneys PC
_		Igretchko@howardandhoward.							1	
<u> </u>	Counsel for Valeo Climate Control, Coop.	sdrucker@honigman.com	313-465-7626	48226	MI 48	Detroit	660 Woodward Avenue Ste 2290	2290 First National Building	Seth A Drucker	Honigman, Miller, Schwartz and Cohn, LLP
<i>y</i> U	and Lightsource Parent Corporation	Imurphy@honiqman.com	313-465-7488	48226	M! 48	Detroit	660 Woodward Ave Detroit	2290 First National Building	Lawrence J. Murphy	Honigman, Miller, Schwartz and Cohn, LLP
43	Attorneys for Guide Corporation									
9.	Switches & Detection System, Inc.	tsable@honiqman.com	313-465-7548	48226	Mi 48.	Detroit	Avenue	2290 First National Building	E. Todd Sable	Cohn, LLP
	Division; Valeo Electrical Systems, Inc Winers Division: Valeo						660 Woodward			Honingan Miller Schwartz and
	Counsel to Valeo Climate Control Corp.: Valeo Electrical Systems, Inc Motors and Actuators									
	Counsel to Fujitsu Ten Corporation of America	dbaty@honigman.com	313-465-7314	48226	M. 48:	Detroit	660 Woodward Avenue	2290 First National Building	Donald T. Baty, Jr.	Honigman, Miller, Schwartz and Cohn, LLP
	Counsel to CoorsTek, Inc.; Corus, L.P.	elizabeth.flaagan@hro.com	303-861-7000	80203	00	Denver	Suite 4100	1700 Lincoln	Elizabeth K. Flaagan	Holme Roberts & Owen, LLP
	Counsel to XM Satellite Radio Inc.	sagolden@hhlaw.com	212-918-3000	10022	NY 10	New York		875 Third Avenue	Scott A. Golden	Hogan & Hartson L.L.P.
	Counsel to Umicore Autocat Canada Corp.	ecdolan@hhlaw.com	202-637-5677	20004-1109	D.C. 20	Washington	555 Thirteenth Street, N.W.	Columbia Square	Edward C. Dolan	Hogan & Hartson L.L.P.
	America, Inc.	sgross@hodgsonruss.com	212-661-3535	10165-0150	NY 10	New York		60 E 42nd St 37th FI	Stephen H. Gross, Esq.	Hodgson Russ LLP
	Co-Counsel for Yazaki North								:	
	Counsel for Yazaki North America, Inc.	212-751-4300 sgross@hodqsonruss.com	212-751-4300	10169	NY 10	New York	17th Floor	230 Park Avenue	Stephen H. Gross, Esq.	Hodgson Russ LLP
	Counsel to Hexcel Corporation	kreher@hodgsonruss.com	716-848-1330	14203	NY 14.	Buffalo	Suite 2000	One M&T Plaza	Julia S. Kreher	Hodgson Russ LLP
	Counsel to GW Plastics, Inc.	echarlton@hiscockbarclay.com Counsel to GW Plastics, Inc.	315-425-2716	13221-4878		Syracuse	78	300 South Salina Street	J. Eric Charlton	Hiscock & Barday, LLP
	Financial Services Company	sharon petrosino@hp.com	908-898-4760	07974	N. O.Y.	Murray Hill		420 Mountain Avenue	Sharon Petrosino	Hewlett-Packard Company
_	Counsel to Hewlett-Packard	EWAIL	KY PRIONE	ZIP COUNTRY	SIAIE		ADDRESSZ	ADDRESS	CONTACT	ENG-PROS

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In re	:	Chapter 11
	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
· <del></del>	:	
Debtors.	:	(Jointly Administered)
	:	
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#### AFFIDAVIT OF SERVICE

I, Elizabeth Adam, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On April 10, 2008, I caused to be served the documents listed below (i) upon the parties listed on <u>Exhibit A</u> hereto via overnight mail, (ii) upon the parties listed on <u>Exhibit B</u> hereto via electronic notification and (iii) upon the parties listed on <u>Exhibit C</u> hereto via postage pre-paid U.S. mail:

- 1) Motion For Order Under 11 U.S.C. § 365(d)(4) Further Extending Deadline To Assume Or Reject Leases Of Nonresidential Real Property ("Postconfirmation 365(d)(4) Deadline Extension Motion") (Docket No. 13359) [a copy of which is attached hereto as Exhibit D]
- 2) Motion For Order Under 11 U.S.C. § 1121(d) Extending Debtors' Exclusive Periods Within Which To File And Solicit Acceptances Of Reorganization Plan ("Postconfirmation § 1121(D) Exclusivity Extension Motion") (Docket No. 13360) [a copy of which is attached hereto as <u>Exhibit E</u>]
- 3) Motion Pursuant To Fed. R. Bankr. P. 7004(a) And 9006(b)(1) And Fed. R. Civ. P. 4(m) To Extend Deadline To Serve Process For Avoidance Actions Filed In Connection With Preservation Of Estate Claims Procedures Order ("Postconfirmation Extension Of Avoidance Action Service Deadline Motion") (Docket No. 13361) [a copy of which is attached hereto as Exhibit F]

On April 10, 2008, I caused to be served the document listed below upon the parties listed on Exhibit G hereto via overnight mail:

4) Motion For Order Under 11 U.S.C. § 365(d)(4) Further Extending Deadline To Assume Or Reject Leases Of Nonresidential Real Property ("Postconfirmation")

365(d)(4) Deadline Extension Motion") (Docket No. 13359) [a copy of which is attached hereto as Exhibit D]

On April 10, 2008, I caused to be served the document listed below upon the parties listed on Exhibit H hereto via overnight mail:

5) Motion Pursuant To Fed. R. Bankr. P. 7004(a) And 9006(b)(1) And Fed. R. Civ. P. 4(m) To Extend Deadline To Serve Process For Avoidance Actions Filed In Connection With Preservation Of Estate Claims Procedures Order ("Postconfirmation Extension Of Avoidance Action Service Deadline Motion") (Docket No. 13361) [a copy of which is attached hereto as Exhibit F]

Dated: April 16, 2008	
•	/s/ Elizabeth Adam
	Elizabeth Adam
State of California	
County of Los Angeles	
•	pefore me on this 16th day of April, 2008, by asis of satisfactory evidence to be the person who
Signature: /s/ L. Maree Sanders	<del></del>
Commission Expires: 10/1/09	

4/10/2008 8:03 PM Email

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Counsel to Hewlett-Packard	echation@hiscockbardav.com/Counset to GW Plastics. Inc.	Counsel to Hexcel Corporation	Counsel to Hexcel Corporation; Co- Counsel for Yazaki North America, Inc.	Co-Counsel for Yazaki North America. Inc.	Counsel to Umicore Autocat	Counset to XM Satellite Radio Inc.	Counsel to CoorsTek, Inc.; Corus, IP.	Counsel to Fujitsu Ten Corporation of America	Counsel to Valeo Climate Control Corp.; Valeo Electrical Systems, Inc Motors and Actuators Division; Valeo Electrical Systems, Inc Wipers Division; Valeo Switches & Detection System, Inc.	Attorneys for Guide Corporation and Lightsource Parent Corporation	Counsel for Valeo Climate Control, C. Cop.	Intellectual Property Counsel for Delphi Corporation, et al.	Counsel to Vanguard Distributors,	Counsel to RF Monolithics, Inc.	Counsel to RF Monolithics, Inc.		Counsel to Sumco, Inc.	General Counsel & Vice President for Infineon Technologies North America Corporation	Global Account Manager for Infineon Technologies North America	
sharm netmeino@hn.com		kreher@hodgsonnss.com	212-751-4300 sqross@hodgsonuss.com	soross@hodosontuss.com	ecdolan@hhlaw.com	saqolden@hhlaw.com	elizabeth flaagan@hro.com		313.465-7548 Isable@honigman.com	imurphy@honigman.com		Igretchko@howardandhoward. com	Imchryan@hwmklaw.com		214-979-3000 sholmes@hunton.com	716-849-8900 aee@hurwitzfine.com	317-236-2100 Ben.Caughey@icemiller.com	408-501-6442 greq.bibbes@infineon.com	jeffery.gllispie@infineon.com	heather@inplaytechnologies.c
908.808.4760	315.425.2716	716-848-1330	212-751-4300	212-661-3535	202-637-5677	212-918-3000	303-861-7000	313-465-7314	313.466-7548	313-465-7488	313-465-7626	248-723-0396	678-384-7000	214-979-3000	214-979-3000	716-849-8900	317-236-2100	408-501-6442	765-454-2146	
07974	13221-4878	14203	10169	10165-0150	20004-1109	10022	80203	48226	48226	48226	48226	48304-5151	30339	75201	75201	14202	46282-0200	95112	46902	85201
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	PO Box 4878	Suite 2000	17th Floor		555 Thirteenth Street, N.W.		Suite 4100	660 Woodward Avenue	660 Woodward Avenue	660 Woodward Ave Detroit	660 Woodward Avenue Ste 2290	Ste 101	Ste 600 One Tower Creek	1601 Bryan Street	1601 Bryan Street		Box 82001	M/S 11305	Suite H	
420 Mountain Avenue	300 South Salina Street	One M&T Plaza	230 Park Avenue	60 E 42nd St 37th Fl	Columbia Square	875 Third Avenue	1700 Lincoln	2290 First National Building	2290 First National Building	2290 First National Building	2290 First National Building	39400 Woodward Ave	3101 Tower Creek Parkway	Energy Plaza, 30th Floor	Energy Plaza, 30th Floor	1300 Liberty Building	One American Square	1730 North First Street	2529 Commerce Drive	234 South Extension Road
Sharon Potrocino	J. Fric Charlton	Julia S. Kreher	Stephen H. Gross, Esq.	Stephen H. Gross. Esc.	Edward C. Dolan	Scott A. Golden	Elizabeth K. Flaagan		E. Todd Sable	Lawrence J. Murphy	Seth A Drucker	Lisa S Gretchko	Louis G. McBrvan	. J.		Ann E. Evanko	Ben T. Caughey	Greg Bibbes	Jeff Gillespie	ears
Howlett-Packard Company	Histock & Barday, 11 P	Hodgson Russ LLP	Hodgson Russ LLP	Hoddson Russ L.P	Hogan & Hartson L.L.P.	Hogan & Hartson L.L.P.	Holme Roberts & Owen, LLP	Honigman, Miller, Schwartz and Cohn, LLP	Honigman, Miller, Schwartz and Odn, LLP	Honigman, Miller, Schwartz and Cohn, LLP	Honigman, Miller, Schwartz and Cohn, LLP	Howard & Howard Attorneys PC	Howick, Westfall, McBryan & Kaolan, LLP	Hunton & Williams LLP	Hunton & Williams LLP	Hurwitz & Fine P.C.	toe Miller	Infineon Technologies North America Corporation	Infineon Technologies North America Corporation	InPlay Technologies Inc

	X	
	;	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

#### AFFIDAVIT OF SERVICE

I, Elizabeth Adam, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On May 1, 2008, I caused to be served the documents listed below (i) upon the parties listed on Exhibit A hereto via electronic notification and (ii) upon the parties listed on Exhibit B hereto via postage pre-paid U.S. mail:

- 1) Order Pursuant to 11 U.S.C. § 365(d)(4) Further Extending Deadline to Assume or Reject Unexpired Leases of Nonresidential Real Property ("Postconfirmation 365(d)(4) Deadline Extension Order") (Docket No. 13482)
- 2) Order Under 11 U.S.C. § 1121(d) Extending Debtors' Exclusive Periods Within which to File and Solicit Acceptances of Reorganization Plan ("Postconfirmation § 1121(d) Exclusivity Extension Order") (Docket No. 13483)
- 3) Order Pursuant to Fed. R. Bankr. P. 7004(a) and 9006(b)(1) and Fed. R. Civ. P. 4(m) to Extend Deadline to Serve Process for Avoidance Actions Filed in Connection with Preservation of Estate Claims Procedures Order ("Postconfirmation Extension of Avoidance Action Service Deadline Order") (Docket No. 13484)
- 4) Order Under 11 U.S.C. §§ 363 and 1146 Fed. R. Bankr. P. 2002, 6004, and 9014 Authorizing and Approving (I) Sale by Delphi Automotive Systems LLC of Certain Machinery, Equipment, and Inventory Used at Debtor's Kettering Facility Free and Clear of Liens and (II) Entry Into Lease Agreement in Connection Therewith ("Kettering Sale Approval Order") (Docket No. 13485)
- 5) Order (I) Supplementing January 5, 2008 DIP Order (Docket No. 6461) and Authorizing Debtors to (A) Extend Maturity Date of DIP Facility, (B) Enter into Related Documents, and (C) Pay Fees in Connection Therewith and (II)

Authorizing Debtors to Enter into Arrangement with General Motors Corporation or an Affiliate ("Second DIP Extension Order") (Docket No. 13489)

- On May 1, 2008, I caused to be served the document listed below upon the party listed on Exhibit C hereto via postage pre-paid U.S. mail:
  - 6) Order Pursuant to 11 U.S.C. § 365(d)(4) Further Extending Deadline to Assume or Reject Unexpired Leases of Nonresidential Real Property ("Postconfirmation 365(d)(4) Deadline Extension Order") (Docket No. 13482)
- On May 1, 2008, I caused to be served the document listed below upon the party listed on Exhibit D hereto via postage pre-paid U.S. mail:
  - 7) Order Pursuant to Fed. R. Bankr. P. 7004(a) and 9006(b)(1) and Fed. R. Civ. P. 4(m) to Extend Deadline to Serve Process for Avoidance Actions Filed in Connection with Preservation of Estate Claims Procedures Order ("Postconfirmation Extension of Avoidance Action Service Deadline Order") (Docket No. 13484)
- On May 1, 2008, I caused to be served the document listed below upon the party listed on <u>Exhibit E</u> hereto via postage pre-paid U.S. mail:
  - 8) Order Under 11 U.S.C. §§ 363 and 1146 Fed. R. Bankr. P. 2002, 6004, and 9014 Authorizing and Approving (I) Sale by Delphi Automotive Systems LLC of Certain Machinery, Equipment, and Inventory Used at Debtor's Kettering Facility Free and Clear of Liens and (II) Entry Into Lease Agreement in Connection Therewith ("Kettering Sale Approval Order") (Docket No. 13485)
- On May 1, 2008, I caused to be served the document listed below upon the party listed on Exhibit F hereto via postage pre-paid U.S. mail:
  - 9) Order (I) Supplementing January 5, 2008 DIP Order (Docket No. 6461) and Authorizing Debtors to (A) Extend Maturity Date of DIP Facility, (B) Enter into Related Documents, and (C) Pay Fees in Connection Therewith and (II) Authorizing Debtors to Enter into Arrangement with General Motors Corporation or an Affiliate ("Second DIP Extension Order") (Docket No. 13489)

# 05-44481-rdd Doc 19747 Filed 03/31/10 Entered 03/31/10 20:09:13 Main Document Pg 55 of 59

Dated: May 6, 2008	/s/ Elizabeth Adam
	Elizabeth Adam
State of California	
County of Los Angeles	
Subscribed and sworn to (or affirmed) before Elizabeth Adam, proved to me on the basis appeared before me.	re me on this 6th day of May, 2008, by of satisfactory evidence to be the person who
Signature: /s/ Vanessa R. Quiñones	_
Commission Expires: 3/20/11	

2200 Fret National Building   3000 Woodward   Debroit   Mil   46226   313-465-754	COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY PHONE	FAX	EMAIL	PARTY / FUNCTION	
E. Todd Sielbe	n, Miller, Schwartz and P	Donald T. Baty, Jr.	2290 First National Building	660 Woodward Avenue	Detroit		48226	313-465-7	314 313-465-	7315 dbaty@honigman.com	Counsel to Fujitsu Ten Corporation of America	
Sech of Decided Record         Average of States (States)         Average of States (States)         313-465-7489         313-465-729         313-465-7	nn, Miller, Schwartz and LP	E. Todd Sable	2290 First National Building	660 Woodward Avenue	Detroit		48226	313-465-7	548 313.465.	7549 isable@honigman.com	Counsel to Valeo Climate Control Corp.; Valeo Electrical Systems. Inc Motors and Actuations Division;Valeo Electrical Systems, Inc Wipers Division; Valeo Switches & Detection System, Inc.	
Stand A Drucker         2240 Frac National Building         Flower of the Control of	in, Miller, Schwartz and P	Lawrence J. Murphy	2290 First National Building	660 Woodward Ave	Detroit		48226	313-465-7	488 313-465-	7489 irrumbhy@honigman.Com	Attorneys for Guide Corporation and Lightsource Parent Corporation	
Standard P. Massad, Jr.   Energy Page 30th Foor 1601 Bares   NY   17201   214-9700   214-8900   114-80000   114-80000   114-80000   114-80000   114-80000   114-80000   114-80000   114-80000   114-	an, Miller, Schwartz and P	Seth A Drucker	2290 First National Building	660 Woodward Avenue Ste 2290	Detroit		48226	313-465-7		7627 sdrucker@honigman.com	Counsel for Valeo Climate Control,	
Annie Erstein         Counties	& Willams LLP	σi	Energy Plaza, 30th Floor	1601 Bryan Street	Dallas		75201	214-979-5		0011 mmassad@hunton.com	Coursel to RF Monolithics, Inc.	
Fear T. Césughiny   One American Square   Box 87001 inclanapolis	& Willams LLP	Steven I. Holmes	1300 Liberty Building	toni biyan sueet	Buffato		14202	716-849-8		0874 aee@hurwitzfine.com	Coursel to Jiffy-Tite Co., Inc.	
Greg Bibbes   1730 North First Street   WiS 11305 San Jose   CA   S5112   408-501-248 greet bibbes@infinon.com		Ben T. Caughey	One American Square	Box 82001	Indianapolis		46282-0200	317-236-2	_	2219 Ben Caughey@icemiller.com	1	
Lieather Bachens         2262 Commerce Direc         Suite H         Kokomo         IN         46902         765-454-2146         765-456-3809         Efferty@illispie@infinencem.com           Heather Bachens         224 South Extension Road         Auth Extension Road	Technologies North Corporation	Greg Bibbes	1730 North First Street	M/S 11305	San Jose		95112	403-501-6	442 408-501-	.2488 greq bibbes@infineon.com	General Counsel & Vice President for Infineon Technologies North America Corporation	
Heather Bashears         234 South Extension Road         Mesa         AZ         85201         Perather Place (Part of Part	Technologies North Corporation	Jeff Gillespie	2529 Commerce Drive	Suite H	Кокото		46902	765-454-2	146 765-456	3836 ]effery.g⊞spie@infinean.com	Global Account Manager for Infineon Technologies North America	Pg
Richard Griffin         1125-17th Avenue, N.W.         Washington         DC         20036         202429-8100         202-778-2641         rgriffin@luce org           Palge E. Barr         27777 Frankin Road         Suite 2500         Southfield         MI         48034         248-351-3002         248-351-30	echnologies Inc	Heather Beshears	234 South Extension Road		Mesa		85201			heather@inplaytechnologies om	Creditor	56
Paige E. Barr         27777 Frankin Road         Suite 2500         Southfield         MI         45034         248-351-3002         248-351-3062         <	onal Union of Operating	Richerd Griffin	1125-17th Avenue, N.W.		Washington	20	20036	202.429-9	100 202-778		Counsel to International Brotherood of Electrical Workers Local Unions No. 663; International Association of Machinists; AFL- CIO Tool and Die Makers Local Lodge 78, District (U. International Union of Operating Engineers	of 59
Parmenter OToole   601 Terrace Street   PO Box 786   Muskegon   MI   49443-0786   231-722-1621   231-728-2216   JRS@Parmenterfaw.com	bit Herer & Woise D		27777 Franklin Road	Suite 2500	Southfield		48034	248-351-3		3082 lobarr@iaffelaw.com	Coursel to Trutton Corporation	
Ronald R. Peterson         One IBM Plaza         Chicago         II.         60611         312-222-3350         312-840-7381         geterson@jenner.com           Scott J. Friedman         222 East 41st Street         New York         NY         10017         212-326-3039         212-755-7306         sliriedman@lonesday.com           John P. Sieger, Esq.         525 West Monroe Street         Chicago         II.         60661         312-902-5200         312-577-4733         john sieger@katershaw.com           Richard G Smoley         425 Park Avenue         New York         NY         10022-3588         212-236-8000         212-836-8689         smoley@kayescholer.com           Kennetin R. Cookson         65 East State Street         Suife 1800         Columbus         OH         42215         614-426-5400         614-464-2634         kookson@kedjerbrown.com	Scheuerle	_	601 Terrace Street	PO Box 786	Muskegon		49443-0786	231-722-1	1	.2206 JRS@Parmenterlaw.com	Counsel to Port City Die Cast and Port City Group Inc	
Scott J. Friedman         222 East 41st Street         New York         NY         10017         212-326-3939         212-755-7306         sifriedman@lonesday.com           John P. Sleger, Esq.         525 West Monroe Street         Chicago         IL         60661         312-902-5200         312-577-4733         john sigger@kattenlaw.com           Richard G Smolev         425 Park Avenue         New York         NY         10022-3588         212-236-8000         212-836-8688         ismolev@keyescholer.com           Kennetin R. Cookson         65 East State Street         Suife 1800         Columbus         OH         42215         614-426-5400         614-464-2634         kookson@kedlerbrown.com	k Block LLP	Ronald R. Peterson	One IBM Plaza		Chicago	<u>u</u>	60611	312-222-9		7381 peterson@lenner.com	Counsel to SPX Corporation (Contech Division), Alcan Rolled Products-Ravenswood, LLC, Tenneco Inc. and Contech LLC	
John P. Sieger, Esq.         525 West Monroe Street         Chicago         II.         60661         312-502-5200         312-577-4733         john sieger@kattenflaw.com           Richard G Smolev         425 Park Avenue         New York         NY         10022-3588         212-236-8000         212-836-8689         ismolev@kayescholer.com           Kennetin R. Cookson         65 East Street         Suite 1800         Columbus         OH         43215         614-426-5400         614-464-2634         kcookson@kedlerbrown.com	ak	Scott J. Friedman	222 East 41st Street		New York	ž	10017	212-326-3	939 212-755	7306 sifriedman@ionesdav.com	Counsel to WL. Ross & Co., LLC	
Richard G Smolev         425 Park Avenue         New York         NY         10022-3598         212-236-8000         212-836-8689         Ismolev@kayescholer.com           Kennetin R. Cookson         65 East State Street         Suite 1800         Columbus         OH         43215         614-426-5400         614-464-2834         kcookson@kedlerbrown.com	luchin Rosenman LLP	John P. Sieger, Esq.	525 West Monroe Street		Chicago	Н	60661	312-902-5	200 312-577	4733 john sieger@kattenlaw.com	Counsel to TDK Corporation America and MEMC Electronic Materials, Inc.	
Kennetin R. Cookson 65 East State Street Suite 1800 Columbus OH 43215 614-426-5400 614-464-2634 kccockson@keqlerbrown.com	holer LLP	Richard G Smolev	425 Park Avenue		New York	γX	10022-3598	212-236-8		8689 rsmolev@kayescholer.com	Counsel to InPlay Technologies Inc	
	Srown, Hill & Ritter Co.,	Kenneth R. Cookson	65 East State Street	Suite 1800	Columbus		43215	614-426-5	400 614-464	2634 kcookson@keqlerbrown.com	Counsel to Solution Recovery Services	

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		X	
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In re		:	Chapter 11
		:	
DELPHI CORPORATION, et al.,		:	Case No. 05-44481 (RDD)
		:	
Ε	Debtors.	:	(Jointly Administered)
		;	
		X	

#### AFFIDAVIT OF SERVICE

I, Darlene Calderon, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On October 2, 2009, I caused to be served the documents listed below (i) upon the parties listed on <u>Exhibit A</u> hereto via overnight mail, (ii) upon the parties listed on <u>Exhibit B</u> hereto via electronic notification, and (iii) upon the parties listed on <u>Exhibit C</u> hereto via postage pre-paid U.S. mail:

- Supplemental Motion Pursuant to Fed. R. Bankr. P. 7004(a) and 9006(b)(1) and Fed. R. Civ. P. 4(m) to Extend Deadline to Serve Process for Avoidance Actions Filed in Connection with Preservation of Estate Claims Procedures Order ("Supplemental Postconfirmation Extension of Avoidance Action Service Deadline Motion") (Docket No. 18952)
- 2) Notice of (I) Adjournment of Hearing on Certain Objections to Nonassumption of Certain Contracts and Leases, Assumption and Assignment of Executory Contracts and Unexpired Leases, and Cure Amounts and (II) Hearing with Respect to Objection of Kokomo Gas and Fuel Company to Debtors' Notice of Assumption and Assignment (Docket No. 18953)

On October 2, 2009, I caused to be served the document listed below upon the parties listed on Exhibit D hereto via overnight mail:

3) Supplemental Motion Pursuant to Fed. R. Bankr. P. 7004(a) and 9006(b)(1) and Fed. R. Civ. P. 4(m) to Extend Deadline to Serve Process for Avoidance Actions Filed in Connection with Preservation of Estate Claims Procedures Order ("Supplemental Postconfirmation Extension of Avoidance Action Service Deadline Motion") (Docket No. 18952)

On October 2, 2009, I caused to be served the document listed below (i) upon the parties listed on Exhibit E hereto via overnight mail, and (ii) upon the parties listed on Exhibit F hereto via electronic notification:

4) Notice of (I) Adjournment of Hearing on Certain Objections to Nonassumption of Certain Contracts and Leases, Assumption and Assignment of Executory Contracts and Unexpired Leases, and Cure Amounts and (II) Hearing with Respect to Objection of Kokomo Gas and Fuel Company to Debtors' Notice of Assumption and Assignment (Docket No. 18953)

Dated: October 7, 2009	
,	/s/ Darlene Calderon
	Darlene Calderon
State of California County of Los Angeles	
•	ore me on this 7th day of October, 2009, by sis of satisfactory evidence to be the person who
Signature: /s/ Gary Christensen	<u> </u>
Commission Expires: 11/12/09	

Delphi Corporation 2002 List

05-44481-rdd Doc 19747 Filed 03/31/10 Entered 03/31/10 20:09:13 Main Document Pg 59 of 59

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Counsel to Umicore Autocat	Canada Corp.	Counsel to Umicore Autocat Canada Corp.	Counsel to XM Satellite Radio Inc.	Counsel to Fujitsu Ten Corporation of America	Counsel to Valeo Climate Control Corp.; Valeo Electrical Systems, Inc Motors and Actuators Division; Valeo Electrical Systems, Inc Wigner Division; Valeo Swirthes & Datacrifor System Inc.		Attorneys for Guide Corporation and Lightsource Parent Corporation	Altomeys for Guide Corporation and Lightsource Parent Corporation Counsel for Valeo Cimate Control, Corp.	Attorneys for Guide Corporation and Lightsource Parent Comporation Counsel for Valeo Climate Contr Corp.  On Delphi Corporation, et al.	Algumeys for Gaude Corporation and Lightsource Parent Corporation Counsel for Valeo Climate Control Corp.  Gorp.  Gorp.  Gorp.  Delphi Corporation, et al.  Counsel to Vanguard Distributors, inc.	- Ol	O O				-1 -1	
	amooq@hhlaw.com	ecdolan@hhlaw.com	segolden@hhlaw.com	dbaty@hon <u>igman.com</u>	313 465-7548 <u>  Isable@honiqman.com</u>		313-465-7488 imurphy@honigman.Com	Imurphy@honiqman.Com sdrucker@honiqman.com	Inurphy@honigman.Com sdrucker@honigman.com Igretchko@howardandhoward. com				313.465-7488 Imurphy@honigman.Com 313.465-7626 sdrucker@honigman.com [arelchko@howardandhowar 248-723-0396 com 678-384-7000 Imchryan@hwmklaw.com 678-384-7000 inchryan@hwmklaw.com 192.255-4300 inchryan@hwmklaw.com 214-979-3000 inchryan@hwmterschank.com 214-979-3000 shoimes@hunderschank.com 214-979-3000 anoimes@hundinie.com 716-849-8900 gee@hundiline.com	313-465-7488         Imurphy@honigman.Com           313-465-7626         sdrucker@honigman.com           248-723-0396         com           248-723-0396         com           419-255-4300         imcbryan@hwmklaw.com           19-255-4300         intunter@hunterschank.com           24-975-3000         stolines@hunterschank.com           716-949-8900         sholines@hunterschank.com           716-949-8900         see@hunterschank.com           716-949-8900         see@hunterschank.com           717-236-2100         Ben.Caudhev@icemiller.com           317-236-2100         Ben.Caudhev@icemiller.com	sdrucker@honiaman.com sdrucker@honiaman.com laretchko@howardandhowar com incbrvan@hwmklaw.com irtunler@hunterschank.com isholmss@hunterschank.com sholmss@hunterschank.com sholmss@hunterschank.com gee@hunterschank.com	sdrucker@honiqman.com sdrucker@honiqman.com lgretchko@howardandhoward com limcbryan@hwmklaw.com lomschank@hunterschank.com tomschank@hunterschank.com maschank@hunterschank.com grafilmsc@hunton.com ase@hunton.com greg_bibbes@infineon.com greg_bibbes@infineon.com greg_bibbes@infineon.com	sdrucker@honiaman.Com sdrucker@honiaman.com laretchko@howardandhowar com imcbryan@hwmklaw.com imcbryan@hwmklaw.com imcbryan@hwmklaw.com imcbryan@hwmklaw.com imcbryan@hwmklaw.com imcbryan@hwmklaw.com ace@humterschank.com sholmes@humterschank.com ace@humitaline.com ace@humitaline.com ace@humitaline.com ger@a.bibbes@infineon.com greg_bibbes@infineon.com
	202-637-5677	202-637-5677	212-918-3000	313-465-7314	313.465-7548		313-465-7488	313-465-7488	313-465-7488 313-465-7626 248-723-0396	313-465-7488 313-465-7626 248-723-0396 678-384-7000	313-465-7488 313-465-7626 248-723-0396 678-384-7000 419-255-4300	313-465-7488 313-465-7626 248-723-0396 678-384-7000 419-255-4300 214-978-3000	313-465-7488 313-465-7626 248-723-0396 678-384-7000 419-255-4300 214-979-3000 716-848-8900	313-465-7488 313-465-7626 248-723-0386 678-384-7000 678-384-7000 419-255-4300 419-255-4300 716-849-8900 716-849-8900 317-236-2100	313-465-7488 313-465-7626 248-723-0396 678-384-7000 419-255-4300 214-978-3000 7716-849-8900 317-236-2100	313-465-7488 313-465-7626 248-723-0396 678-384-7000 419-255-4300 214-978-3000 716-848-8900 716-848-868-860 716-848-860 716-860 716	313-465-7488 313-465-7626 248-723-0396 678-384-7000 419-255-4300 716-849-8900 716-849-8900 716-849-8900 716-849-8900 716-849-8900 716-849-8900 716-849-8900 716-849-8900 716-849-8900
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